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UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

	V.			ORDER OF DETENTION PENDING TRIAL			
	L	uis Del Pozo-Rodriguez	Case N	umber:	09-7052M		
preser	nt and w	with the Bail Reform Act, 18 U.S as represented by counsel. I con ae defendant pending trial in this	clude by a preponderance				
I find h	w a proj	oonderance of the evidence that	FINDINGS OF FA	СТ			
Tillia	y a pre _l	The defendant is not a citizen		vfully ad	mitted for permanent	t rasidanca	
		The defendant, at the time of t		•	·	, residence.	
		If released herein, the defer Enforcement, placing him/her or otherwise removed.	ndant faces removal pro	ceedings	s by the Bureau of	Immigration and Customs as previously been deported	
		The defendant has no significa	ant contacts in the United	States o	r in the District of Ari	zona.	
		The defendant has no resourc to assure his/her future appea		m which	he/she might make a	a bond reasonably calculated	
	X	The defendant has a prior crin	ninal history.				
		The defendant lives/works in N	Mexico.				
		The defendant is an amnesty substantial family ties to Mexic		ostantial	ties in Arizona or in	the United States and has	
		There is a record of prior failur	e to appear in court as ord	dered.			
		The defendant attempted to evaluate to evaluate the defendant attempted the defendant attempted to evaluate the defendant attempted to evaluate the defendant attempted to evaluate the defendant attempted the defendant attempted to evaluate the defendant attempted attempted the defendant attempted the defendant attempted attempted the defendant attempted atte	ade law enforcement con	tact by f	leeing from law enfor	rcement.	
		The defendant is facing a max	imum of	}	ears imprisonment.		
at the	The C time of t	ourt incorporates by reference the hearing in this matter, except	as noted in the record. CONCLUSIONS OF		ervices Agency which	h were reviewed by the Cour	
	1. 2.	There is a serious risk that the No condition or combination or DII	f conditions will reasonably RECTIONS REGARDING	DETEN	TION	·	
appeal of the I	ections fa I. The d United S	efendant is committed to the cus acility separate, to the extent prace efendant shall be afforded a reas States or on request of an attorne he United States Marshal for the AP	cticable, from persons awa onable opportunity for priv y for the Government, the	iting or s ate cons person i e in coni	erving sentences or built ation with defense n charge of the correct nection with a court p	peing held in custody pending counsel. On order of a coun ctions facility shall deliver the	
deliver Court.	r a copy	ORDERED that should an appea of the motion for review/reconsid	of this detention order be	filed wit	h the District Court, it	t is counsel's responsibility to nearing set before the Distric	
Service	IT IS F es suffic	FURTHER ORDERED that if a re ciently in advance of the hearing potential third party custodian.	lease to a third party is to be before the District Court	e consid to allow	dered, it is counsel's r Pretrial Services an	esponsibility to notify Pretria opportunity to interview and	
	DAT	ED this 12 th day of Febru	ary, 2009.				
			David K. Dur			_	
			United States Magis	trate Ju	ıdge		